



Nixon & Vanderhye P.C. (10/99) (Domestic Non-Assigned/Foreign)

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

	IMAGE PROCESSIN	NG DEVICE, AND IMAGE DISPI	AY DEVICE PROVIDED WITH SU	JCH AN IMAGE PR	OCESSING DEVICE
	cification of which (check	c applicable box(s)):			
	s attached hereto				
□ v	vas filed on		as U.S. Application Serial No.		(Atty Dkt. No.
П и	vas filed as PCT Internati	onal application No	-		<u>-)</u>
and (if a	applicable to U.S. or PCT	application) was amended on		on	
(application, was afficiliated off			
amendr 37 C.F.I below a priority i Priority	nent referred to above. I R. 1.56. I hereby claim for nd have also identified be is claimed or, if no priority Foreign Application(s):	acknowledge the duty to disclos preign priority benefits under 35 t	of the above identified specification e information which is material to the J.S.C. 119/365 of any foreign appli- atent or inventor's certificate having e of this application:	ne patentability of the	nis application in accordance with
	ition Number		Country		Day/Month/Year Filed
200	0-358791		<u>Japan</u>		27/11/2000
	tion Number 0-005386		Country Japan		Day/Month/Year Filed 14/01/2000
,,,					
Applica	tion Number		States provisional application(s) list Pate/Month/Year Filed	ted below.	
				_	
Subject U.S.C.∺1	matter of each of the claii I12, I acknowledge the du	ms of this application is not discl	ited States and PCT international a osed in such prior applications in the on as defined in 37 C.F.R. 1.56 whi s application:	e manner provided	by the first paragraph of 35
	A mor a men				Status: patented
Applica	S./PCT Application(s):		Nov/Month/Voor Etted		•
Applica	tion Serial No.	ι	Day/Month/Year Filed		pending, abandoned
Applica	S./PCT Application(s): tion Serial No.	ι	Day/Month/Year Filed		·
Applica	tion Serial No.				pending, abandoned
Applica I hereby be true; imprison applicati 8 th Floo attomey in the Pa Vanderh Bryan H Lastova, Robert A Michelle names/n	declare that all statement and further that these statement, or both, under Secon or any patent issued it r, Arlington, VA 22201-4 statement and Trademark Officitye, 27076; James T. Hos. Davidson, 30251; Stanka 33149; H. Warren Burna Molan, 29834; B. J. Sac. M. Lester, 32331; Frank illumbers no longer with the	ats made herein of my own know attements were made with the knot stion 1001 of Title 18 of the Unite hereon. And on behalf of the own the tensor of the own the tensor of	ledge are true and that all statements whedge that willful false statements of States Code and that such willful rer(s) hereof, I hereby appoint NIX 16-4000 (to whom all communically owner's/owners' attorneys to prothe resulting patent: Arthur R. Cra 352; Richard G. Besha, 22770; Ma 2. Mitchard, 29009; Duane M. Byers 32205; Mary J. Wilson, 32955; J. \$34776; Updeep S. Gill, 37334; Michata, 35329 I also authorize Nixon & Instructions directly communications of the state	and the like so may false statements in GN& VANDERHY attions are to be discute this applicate wford, 25327; Lampirk E. Nusbaum, 325, 33363; Jeffry H. Scott Davidson, 334725 at Vanderhye to dele	pending, abandoned ation and belief are believed to ade are punishable by fine or nay jeopardize the validity of the E.P.C., 1100 North Glebe Rd., rected), and the following ion and to transact all business y.S. Nixon, 25640; Robert A. 348; Michael J. Keenan, 32106; Nelson, 30481; John R. 489; Alan M. Kagen, 36178; io; Donald L. Jackson, 41090; iete any attorney in, assignee, attorney, firm, or
Applica I hereby be true; imprison applicati 8 th Floo attomey in the Pa Vanderh Bryan H Lastova, Robert A Michelle names/n	declare that all statement and further that these statement, or both, under Secon or any patent issued the part of the same and attent and Trademark Officity, 27076; James T. Hos. Davidson, 30251; Stanker 33149; H. Warren Burna A. Molan, 29834; B. J. Sat N. Lester, 32331; Frank is umbers no longer with the panization sending instruction.	ats made herein of my own known tements were made with the known tements were made with the known tement of the 1001 of Title 18 of the Unite hereon. And on behalf of the own 714, telephone number (703) 8 dress) individually and collective the connected therewith and with temer, 30184; Robert W. Faris, 31 ay C. Spooner, 27393; Leonard (10 m, Jr. 29366; Thomas E. Byrne, doff, 36663; James D. Berquist, P. Presta, 19828; Joseph S. Pree firm and to act and rely solely	dedge are true and that all statemer by by the statements of States Code and that such willful fere(s) hereof, I hereby appoint NIX 16-4000 (to whom all communically owner's/owners' attorneys to prost the resulting patent: Arthur R. Cra 1352; Richard G. Besha, 22770; Ma 2. Mitchard, 29009; Duane M. Byers 32205; Mary J. Wilson, 32955; J. 34776; Updeep S. Gill, 37334; Michald States, 35329 I also authorize Nixon & Con instructions directly communicate whalf of the owner(s).	and the like so may false statements in GN& VANDERHY ations are to be discute this applicate whord, 25327; Lampirk E. Nusbaum, 32 s, 33363; Jeffry H. I. Scott Davidson, 33-ael J. Shea, 34725 & Vanderhye to deleged from the person Date:	pending, abandoned ation and belief are believed to ade are punishable by fine or nay jeopardize the validity of the E P.C., 1100 North Glebe Rd., rected), and the following ion and to transact all business y S. Nixon, 25640; Robert A. 348; Michael J. Keenan, 32106; Nelson, 30481; John R. 489; Alan M. Kagen, 36178; 5; Donald L. Jackson, 41090; sete any attorney
Applica I hereby be true; imprison applicati 8th Floo attorney in the Pa Vanderh Bryan H. Lastova, Robert A Michelle nother organization other organization.	declare that all statement and further that these statement, or both, under Section or any patent issued the part of the same and attent and Trademark Officity, Arlington, VA 22201-4 statent and Trademark Officity, 27076; James T. Hos. Davidson, 30251; Stanke 33149; H. Warren Burna A. Molan, 29834; B. J. Sat N. Lester, 32331; Frank lumbers no longer with the panization sending instruction.	ats made herein of my own know tements were made with the knottion 1001 of Title 18 of the Unite hereon. And on behalf of the ow. 714, telephone number (703) 8 dress) individually and collective connected therewith and with mer, 30184; Robert W. Faris, 37 ey C. Spooner, 27393; Leonard Cum, Jr. 29366; Thomas E. Byrne, doff, 36663; James D. Berquist, P. Presta, 19828; Joseph S. Pre e firm and to act and rely solely citions to Nixon & Vanderhye on the Yoichi	dedge are true and that all statemer by by the statements of States Code and that such willful rer(s) hereof, I hereby appoint NIX 16-4000 (to whom all communically owner's/owners' attorneys to prosthe resulting patent: Arthur R. Cra 1352; Richard G. Besha, 22770; Ma 2. Mitchard, 29009; Duane M. Byers 32205; Mary J. Wilson, 32955; J. 34776; Updeep S. Gill, 37334; Mich sta, 35329 I also authorize Nixon 8 on instructions directly communicate behalf of the owner(s).	and the like so may false statements in false statements in the secure this applicate secure this applicate whord, 25327; Lampirk E. Nusbaum, 32 s, 33363; Jeffry H. I. Scott Davidson, 33-latel J. Shea, 34725 s. Vanderhye to delete from the person Date:	pending, abandoned ation and belief are believed to ade are punishable by fine or nay jeopardize the validity of the E P.C., 1100 North Glebe Rd., rected), and the following ion and to transact all business y S. Nixon, 25640; Robert A. 348; Michael J. Keenan, 32106; Nelson, 30481; John R. 489; Alan M. Kagen, 36178; by Donald L. Jackson, 41090; ete any attorney , assignee, attorney, firm, or 22/12/2000 Japanese
Applica I hereby be true; imprison applicati 8th Floo attorney in the Pa Vanderh Bryan H. Lastova, Robert A Michelle nother organization other organization.	declare that all statement and further that these statement, or both, under Section or any patent issued the statement of the same and further that these statement, or both, under Section or any patent issued the same and the	ats made herein of my own know tements were made with the knottion 1001 of Title 18 of the Unite hereon. And on behalf of the ow. 714, telephone number (703) 8 dress) individually and collective connected therewith and with mer, 30184; Robert W. Faris, 3 dry C. Spooner, 27393; Leonard Comm, Jr. 29366; Thomas E. Byrne, doff, 36663; James D. Berquist, P. Presta, 19828; Joseph S. Pre e firm and to act and rely solely extions to Nixon & Vanderhye on the first)	dedge are true and that all statement of the state of the	and the like so may false statements my false statements my false statements my false secute this applications are to be disceute this application of the secute this application of the secure this application of the s	pending, abandoned ation and belief are believed to ade are punishable by fine or may jeopardize the validity of the E P.C., 1100 North Glebe Rd., rected), and the following ion and to transact all business y S. Nixon, 25640; Robert A. 348; Michael J. Keenan, 32106; Nelson, 30481; John R. 489; Alan M. Kagen, 36178; i; Donald L. Jackson, 41090; ete any attorney, assignee, attorney, firm, or 22/12/2000
Applica I hereby be true; imprison applicati 8th Floo attorney in the Pa Vanderh Bryan H. Lastova, Robert A Michelle nother organization other organization.	declare that all statement and further that these statement, or both, under Secon or any patent issued the part of the same and attent and Trademark Officity, 27076; James T. Hos. Davidson, 30251; Stanker 33149; H. Warren Burna A. Molan, 29834; B. J. Sat N. Lester, 32331; Frank is umbers no longer with the panization sending instruction.	ats made herein of my own know tements were made with the knottion 1001 of Title 18 of the Unite hereon. And on behalf of the ow. 714, telephone number (703) 8 dress) individually and collective connected therewith and with mer, 30184; Robert W. Faris, 37 ey C. Spooner, 27393; Leonard Cum, Jr. 29366; Thomas E. Byrne, doff, 36663; James D. Berquist, P. Presta, 19828; Joseph S. Pre e firm and to act and rely solely citions to Nixon & Vanderhye on the Yoichi	dedge are true and that all statement by the states of the states code and that such willful false states of States Code and that such willful mer(s) hereof, I hereby appoint NIX 16-4000 (to whom all communically owner's/owners' attorneys to prost the resulting patent: Arthur R. Cra 352; Richard G. Besha, 22770; Mac D. Mitchard, 29009; Duane M. Byen 32205; Mary J. Wilson, 32955; J. 34776; Updeep S. Gill, 37334; Mich sta, 35329 I also authorize Nixon 8 on instructions directly communicate behalf of the owner(s). YAMA MI (late (state/country)	and the like so may false statements in false statements in the secure this applicate secure this applicate whord, 25327; Lampirk E. Nusbaum, 32 s, 33363; Jeffry H. I. Scott Davidson, 33-latel J. Shea, 34725 s. Vanderhye to delete from the person Date:	pending, abandoned ation and belief are believed to ade are punishable by fine or nay jeopardize the validity of the E P.C., 1100 North Glebe Rd., rected), and the following ion and to transact all business y S. Nixon, 25640; Robert A. 348; Michael J. Keenan, 32106; Nelson, 30481; John R. 489; Alan M. Kagen, 36178; by Donald L. Jackson, 41090; ete any attorney , assignee, attorney, firm, or 22/12/2000 Japanese
Applica I hereby be true; imprison applicati 8th Floo attorney in the Pa Vanderh Bryan H. Lastova, Robert A Michelle nother organization other organization.	declare that all statement and further that these statement, or both, under Section or any patent issued till, Arlington, VA 22201-4 statement and Trademark Officity, 27076; James T. Hostory, 2707	ats made herein of my own know tements were made with the knotion 1001 of Title 18 of the Unite hereon. And on behalf of the ow. 714, telephone number (703) 8 dress) individually and collective ce connected therewith and with timer, 30184; Robert W. Faris, 31 by C. Spooner, 27393; Leonard Cam, Jr. 29366; Thomas E. Byrne, doff, 36663; James D. Berquist, P. Presta, 19828; Joseph S. Pre e firm and to act and rely solely stions to Nixon & Vanderhye on the Yoichi (first) Nara-Shi 2-2112-38, Kasugaen, Furuich	dedge are true and that all statemer by by the state of States Code and that such willful rer(s) hereof, I hereby appoint NIX 16-4000 (to whom all communically owner's/owners' attorneys to prost the resulting patent: Arthur R. Cra 1352; Richard G. Besha, 22770; Ma 2. Mitchard, 29009; Duane M. Byers 32205; Mary J. Wilson, 32955; J. 34776; Updeep S. Gill, 37334; Mich sta, 35329 I also authorize Nixon 8 on instructions directly communicate the half of the owner(s). YAMA MI (tall communication of the state of the owner) (state/country) ii-Cho, Nara-Shi, Nara, Japan	and the like so may false statements in false statements in ON & VANDERHY ations are to be disceute this applicate whord, 25327; Lampink E. Nusbaum, 32 s, 33363; Jeffry H. Scott Davidson, 33-lael J. Shea, 34725 de Vanderhye to dele ded from the person Date: MOTO St) Nara, Japan Date:	pending, abandoned ation and belief are believed to ade are punishable by fine or nay jeopardize the validity of the E P.C., 1100 North Glebe Rd., rected), and the following ion and to transact all business y S. Nixon, 25640; Robert A. 348; Michael J. Keenan, 32106; Nelson, 30481; John R. 489; Alan M. Kagen, 36178; by Donald L. Jackson, 41090; ete any attorney , assignee, attorney, firm, or 22/12/2000 Japanese
Applica I hereby be true; imprison applicati 8th Floo attorney in the Par Vanderth Bryan H. Lastova, Robert A Michelle nother org.	tion Serial No. declare that all statement and further that these statement, or both, under Section or any patent issued the statement and Trademark Officity, Arlington, VA 22201-4 statent and Trademark Officity, 27076; James T. Hoston, 30251; Stanker 33149; H. Warren Burna M. Molan, 29834; B. J. Sar N. Lester, 32331; Frank humbers no longer with the panization sending instruction in the longer with the properties of the longer with the lo	ats made herein of my own know tements were made with the knottion 1001 of Title 18 of the Unite hereon. And on behalf of the ow. 714, telephone number (703) 8 dress) individually and collective connected therewith and with mer, 30184; Robert W. Faris, 37 ey C. Spooner, 27393; Leonard Com, Jr. 29366; Thomas E. Byrne, doff, 36663; James D. Berquist, P. Presta, 19828; Joseph S. Pre e firm and to act and rely solely etions to Nixon & Vanderhye on the Yoichi (first) Nara-Shi 2-2112-38, Kasugaen, Furuich	dedge are true and that all statemer by by the state of States Code and that such willful rer(s) hereof, I hereby appoint NIX 16-4000 (to whom all communically owner's/owners' attorneys to prost the resulting patent: Arthur R. Cra 1352; Richard G. Besha, 22770; Ma 25205; Mary J. Wilson, 32955; J. 34776; Updeep S. Gill, 37334; Mich sta, 35329 I also authorize Nixon 8 on instructions directly communicate the half of the owner(s). YAMA MI (tate/country) ii-Cho, Nara-Shi, Nara, Japan	and the like so may false statements in Con & VANDERHY ations are to be disecute this application of the country of the countr	pending, abandoned ation and belief are believed to ade are punishable by fine or nay jeopardize the validity of the E P.C., 1100 North Glebe Rd., rected), and the following ion and to transact all business y S. Nixon, 25640; Robert A. 348; Michael J. Keenan, 32106; Nelson, 30481; John R. 489; Alan M. Kagen, 36178; i; Donald L. Jackson, 41090; ete any attorney , assignee, attorney, firm, or 22/12/2000 Japanese (citizenship)
Applica I hereby be true; imprison applicati 8th Floo attorney in the Par Vanderth Bryan H. Lastova, Robert A Michelle nother org.	declare that all statement and further that these statement, or both, under Secon or any patent issued it, Arlington, VA 22201-4 statement and Trademark Official ye, 27076; James T. Hos. Davidson, 30251; Stanka 33149; H. Warren Burna N. Molan, 29834; B. J. San N. Lester, 32331; Frank numbers no longer with the particular of the particular inventor's Signature: Inventor: Residence: (city) Post Office Address: (Zip Code) Inventor's Signature: Inventor:	ats made herein of my own know tements were made with the knottion 1001 of Title 18 of the Unite hereon. And on behalf of the ow. 714, telephone number (703) 8 dress) individually and collective connected therewith and with mer, 30184; Robert W. Faris, 3 dry C. Spooner, 27393; Leonard (3m, Jr. 29366; Thomas E. Byrne, doff, 36663; James D. Berquist, P. Presta, 19828; Joseph S. Pre e firm and to act and rely solely etions to Nixon & Vanderhye on the Yoichi (first) Nara-Shi 2-2112-38, Kasugaen, Furuich Hiroshi (first)	dedge are true and that all statement owledge that willful false statements of States Code and that such willful mer(s) hereof, I hereby appoint NIX 16-4000 (to whom all communically owner's/owners' attorneys to prost the resulting patent: Arthur R. Cra 1352; Richard G. Besha, 22770; Mac 23205; Mary J. Wilson, 32955; J. S. 34776; Updeep S. Gill, 37334; Michard, 35329 I also authorize Nixon 8 on instructions directly communicate the half of the owner(s). YAMA MI (la (state/country) ii-Cho, Nara-Shi, Nara, Japan	and the like so may false statements my on & VANDERHY on &	pending, abandoned ation and belief are believed to ade are punishable by fine or may jeopardize the validity of the E.P.C., 1100 North Glebe Rd., rected), and the following ion and to transact all business y S. Nixon, 25640; Robert A. 348; Michael J. Keenan, 32106; Nelson, 30481; John R. 489; Alan M. Kagen, 36178; i; Donald L. Jackson, 41090; ete any attorney , assignee, attorney, firm, or 22/12/2000 Japanese (citizenship)
Applica I hereby be true; imprison applicati 8th Floo attorney in the Par Vanderth Bryan H. Lastova, Robert A Michelle nother org.	declare that all statement and further that these statement, or both, under Section or any patent issued till, Arlington, VA 22201-4 statement and Trademark Officity, 27076; James T. Hostory, 2707	ats made herein of my own know tements were made with the knottion 1001 of Title 18 of the Unite hereon. And on behalf of the ow. 714, telephone number (703) 8 dress) individually and collective connected therewith and with mer, 30184; Robert W. Faris, 37 ey C. Spooner, 27393; Leonard Com, Jr. 29366; Thomas E. Byrne, doff, 36663; James D. Berquist, P. Presta, 19828; Joseph S. Pre e firm and to act and rely solely etions to Nixon & Vanderhye on the Yoichi (first) Nara-Shi 2-2112-38, Kasugaen, Furuich	dedge are true and that all statement of the state of the	and the like so may false statements in Con & VANDERHY ations are to be disecute this application of the country of the countr	pending, abandoned ation and belief are believed to ade are punishable by fine or nay jeopardize the validity of the E P.C., 1100 North Glebe Rd., rected), and the following ion and to transact all business y S. Nixon, 25640; Robert A. 348; Michael J. Keenan, 32106; Nelson, 30481; John R. 489; Alan M. Kagen, 36178; i; Donald L. Jackson, 41090; ete any attorney , assignee, attorney, firm, or 22/12/2000 Japanese (citizenship)





Nixon & Vanderhye P.C. (12/95)

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Page 2

		Jasohn	Sunt		Date:	22/12/2000
	Inventor:	V asuhiro	,	YOSHIDA	•	Japanese
_	_	(first)	MI	(last)		(citizenship
	Residence: (city) Post Office Address:	Nara-Shi		(state/country) Nara, J	lanan	(0.0.20.10.11)